



CHARTWELL LAW

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February 2, 2024

VIA ECF

Hon. Edgardo Ramos, USDJ
Thurgood Marshall U.S. Courthouse
40 Foley Square
New York, New York 10007

MEMO ENDORSED

Re: *Thelton Mishoe v. Mt. Hawley Insurance Company*
1:23-cv-04969 (ER)

Dear Judge Ramos:

Defendant Mt. Hawley Insurance Company (“Mt. Hawley”) and plaintiff Thelton Mishoe (“Mishoe”) write jointly to request that the Court generally extend the discovery deadlines in this case for sixty (60) days in accordance with the annexed Revised Civil Case Discovery Plan and Scheduling Order. The current discovery end date is June 5, 2024. The parties further request that Your Honor refer this matter to the SDNY mediation program so that the parties can explore a potential resolution of Mishoe’s claims. The parties have not previously requested an extension of the discovery deadlines in this case.

The reasons for this request are that I have experienced some health-related issues recently. Moreover, Mt. Hawley has only recently interposed an Answer to Mishoe’s Amended Complaint, and the parties wish to explore a potential resolution of Mishoe’s claims through mediation.

Therefore, the parties request a general extension of the discovery deadlines in this case for sixty (60) days in accordance with the annexed Revised Civil Case Discovery Plan and Scheduling Order, and a referral to the SDNY mediation program. Both these requests are made on consent of all parties.

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We thank Your Honor for Your attention to this matter.

Respectfully submitted,

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The application is granted. The parties are directed to submit their proposed revised scheduling order by February 7, 2024.

SO ORDERED.



Edgardo Ramos, U.S.D.J.

Dated: 2/5/2024

New York, New York